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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/797,203	03/10/2004	Phil Stewart	420624	4179
30954 LATHROP &	7590 07/24/200 GAGELC	EXAMINER		
2345 GRAND			CHAPMAN, JEANETTE E	
SUITE 2800 KANSAS CIT	Y. MO 64108		ART UNIT	PAPER NUMBER
	,		3633	
			WAY DATE	DEL MEDILLORE
			MAIL DATE 07/24/2008	DELIVERY MODE PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)	
10/797,203	STEWART, PHIL	
Examiner	Art Unit	
Jeanette E. Chapman	3633	

		Jeanette E. Chapman	3633				
	The MAILING DATE of this communication app	ears on the cover sheet with the o	orrespondence ac	ldress			
Period fo	or Reply						
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DA raisons of time may be available under the provisions of 37 CFR 1.13 SIX (6) MCNTHS from the making date of the communication. Under the communication of the commu	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tin till apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).	,			
Status							
1)🛛	Responsive to communication(s) filed on 25 June 2008.						
2a)□	This action is FINAL. 2b)⊠ This	action is non-final.					
3)	Since this application is in condition for allowan	ice except for formal matters, pro	secution as to the	e merits is			
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposit	ion of Claims						
4)🖂	Claim(s) 1-44 is/are pending in the application.						
-,-	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	Claim(s) is/are allowed.						
6)🖂	Claim(s) 1-44 is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/or	election requirement.					
Applicat	ion Papers						
9)	The specification is objected to by the Examiner	r.					
	The drawing(s) filed on is/are: a) ☐ acce		Examiner.				
-	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correcti			FR 1.121(d).			
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	ГО-152.			
Priority	under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).				
	1. Certified copies of the priority documents	s have been received.					
	2. Certified copies of the priority documents	s have been received in Applicati	on No				
	3. Copies of the certified copies of the prior	ity documents have been receive	ed in this National	Stage			
	application from the International Bureau	(PCT Rule 17.2(a)).					
* :	See the attached detailed Office action for a list of	of the certified copies not receive	ed.				
Attachmer	nt(s)						

- Notice of References Cited (PTO-892)
 Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Information Disclosure Statement(s) (PTO/SE/DE)
- Interview Summary (PTO-413)
 Paper No(s)/Mail Date.
 _____. 5) Notice of Informal Patent Application

6) Other: __

Paper No(s)/Mail Date _____

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-11, 16, 19-22, 24-25, 33-39, 40-41, 43-44 are rejected under 35 U.S.C. 103(a) as being unpatentable

Hohn (4454181) in view of Barrett (4406099).

Hohn discloses a form or molded article 3 configured for fitting over a surface of an existing tile

2. The article or decorative cap 3 includes:

- A first surface 5
- A second surface 6/8, oppositely disposed from each other
- At least one edge extending from the body and the first and the second surface and
 including at least one edge defined by the convergence of the second surface toward the
 first at 11
- At least one edge at 10 and 11 configured for being adjusted for the body to lie over the surface of an existing tile conforming to the edge of the existing tile
- · At least one edge extending from the body
- The at least one edge configured for conforming with a corresponding edge of the tile 10
- Hohn lacks a mastic adhesive in communication with the second surface. Barrett
 discloses a tile covering 16 backed with adhesive. It would have been obvious to one of
 ordinary skill in the art to apply adhesive to the back surface of the covering of Hohn to

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prevent temporary dislodgement. It would have been obvious to employ any adhesive known in the art capable of fulfilling the purpose and function of the application of such adhesive.

- . The molded article is selected from the group consisting of a plastic article; see abstract
- Hohn discloses the tile of wood, concrete, plastic or the like. The material of the tile has been considered immaterial since applicant is not positively claiming the tile and especially not claiming the combination of the tile and the tile cap; further Clary leaves the possibility of the types of materials open to the particular tile of use. One of ordinary skill in the art would have selected any material known in the art and suitably combined with the tile cap of Hohn. Such a selection is well within the scope of Hohn.
- · The tile is applied to a surface grout
- The tile cap has a trimmable knife edge adjacent lead line 19; since the material is a compressible rubber the same is obviously trimmable.
- . The method steps are met by Hohn as the same provides the above structure
- · Cary also shows the tile cap positioned over the existing tile 2
- Adjusting the tile at the at least one edge such that the body lie over the surface of the
 existing ceramic tile and the Barrett teaches the adhesive will contact the body and the
 surface of the existing tile and Hohn teaches at least one edge will conform to the
 corresponding edge of the existing tile

Claims 12-15, 23, 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hohn in view of Barrett and further in view of Zinbarg (5946869).

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Further, the type of adhesive is obviously not critical to the invention in view of the fact that applicant has claimed every type of adhesive known in the art. Given the lack of criticality and relevancy, one of ordinary skill will have been able to select any adhesive that would function as intended. Nevertheless, Zinbarg discloses a plastic material over a panel employing double sided foam tape. Zinbarg also suggest the use of other known adhesives. See column 4, lines 1-35. It would have been obvious to employ any adhesive suitable for use such as the double sided foam tape which prevents marring of the panel surface.

Response to Arguments

Applicant's arguments are moot in view of the new ground of rejection

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chapman E. Jeanette whose telephone number is 571-272-6841. The examiner can normally be reached on Mon.-thursday, 8:30-6:00, every fri. off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Glessner can be reached on 571-272-66843. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/JEANETTE CHAPMAN/ PRIMARY PATENT EXAMINER ART UNIT 3633